

**Reed, Angel**

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**From:** Harrigan, Sandra  
**Sent:** Wednesday, March 11, 2009 4:58 PM  
**To:** Jones.Katrina@epamail.epa.gov  
**Cc:** Johnson, Andy; Alfano.Barbara@epamail.epa.gov; Joseph.Robenson@epamail.epa.gov; wendel.jennifer@epa.gov; Reed, Angel  
**Subject:** Kerr McGee - Files Needed from Previous PRP Contractor

Hi Katrina,

I am working with Barbara Alfano and Robenson Joseph on the HRS Package for Kerr McGee. We need to get some of the analytical data packages and data validation reports from the Shaw Group (Shaw). These documents should have been, but were not included in the Remedial Investigation Report. Shaw was the PRP contractor for Kerr McGee (most recently owned by Tronox). The PRP filed bankrupt and is no longer a client of Shaw.

Robenson and I communicated with the project manager at Shaw (Lee Bienkowski) and she has gathered information needed to put together a cost estimate to retrieve the documents from archive, scan or copy the files needed, and send the documents to Tetra Tech. Barbara indicated that we can have Shaw bill us (Tetra Tech) and Tetra Tech in turn can bill EPA.

Here is my question. Do you think that this poses a potential conflict of interest if the Shaw Group (previous PRP Contractor) invoices Tetra Tech for work related to the files needed for this HRS Package for proposed listing on the NPL? I want to make sure before I tell Ms. Bienkowski to go ahead and bill us for retrieving and copying/scanning the documents needed.

Any insight you can provide will be appreciated. Thanks

**Sandra Harrigan| Project Manager**  
**Direct: 678.775.3088|Cell: 678.773.5428**  
**Fax: 678.775.3138**  
**[sandra.harrigan@ttemi.com](mailto:sandra.harrigan@ttemi.com)**  
**Tetra Tech EM Inc.**  
**1955 Evergreen Boulevard| Building 200, Suite 300**  
**Duluth, GA 30096| [www.tetrattech.com](http://www.tetrattech.com)**



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